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SEC. 8. And be it enucted, That all laws of incor- CHAP. 69. poration to the trustees of Buckingham Academy or Repeated trustees of Berlin Academy, or acts, and the supplements thereto, heretofore passed, inconsistent with the provisions of this act be, and the same are hereby abrogated and repealed.

SEC. 9. And be it enacted, That nothing herein con-Issues forbid. tained shall be construed to authorise said company to issue any device, token or scrip, to be used as a currency, and the Legislature hereby reserves to itself the right to alter, amend or repeal this charter at pleasure. Lines to be be provided the stationary of the stationary of the stationary of the station of the stationary of the stati

## refellment to reduce to the board of the product of an experience of on distributed based thereto, one CHAPTER 69.

An act to incorporate the Liberty Town Fire Company in Passed Feb. Liberty Town, Frederick County. 16, 1847.

SECTION 1. Be it enacted by the General Assembly of Incorporated.

Maryland, That Thomas Sappington, junior, Francis
S. Jones, Thomas Carr, Basil Sweadner, Enoch Beal, Ephraim Albaugh, Jonathan Browning, Henry Baker, Dennis Etzler, Simon Hartner and Andrew Arnold, and such other persons as now are, or hereafter may become members of the Liberty Town Fire Company, shall be, and they are hereby declared to be one community, corporation and body politic, forever hereafter, by the name and style of the Liberty Town Fire Company; the object of which company is hereby declared to be the protection of the property of the citizens of Liberty Town from destruction by fire, for which purpose they are hereby made able and capable in law, to have, purchase, receive, possess, enjoy and retain to them and their successors, lands, tenements, rents, annuities or other hereditaments, and the same to grant, devise, alien or dispose of, in such manner as they may judge most conducive to the interest of the company; provided nevertheless, that the corporation or body politic shall not at any time hold or possess property, real, personal or mixed, exceeding in value five thousand dollars.

Sec. 2. And be it enacted, That the said company, and their successors, by the aforesaid name, shall forever powers, thereafter be able and capable in law, to sue and be sued, plead and be impleaded, answer and be answered, defend and be defended in all or any court of justice whatever;